FRIDAY, FEB. 23, 1894.

-- Hatch said: "The appointment is in gloom," and his gestures and tones were fierce; and Goben rose, like a fate, and said: Pierce!

President sent to the Senate the confirmed.

--- John W. Underwood, blind man, is a candidate for the Republican nomination for judge alize that justice is blind, Mr. Underwood will be able to make his opponents feel like striking Finance committee that the bill Church gave a supper on Thursout for "taller timber."

-- A canning factory that will have the machinery all set up and ready for work by the last of June democrats in the Senate. if our citizens will exhibit enough we can well afford to do.

-The LaBelle Star, after a deligent study of the almanacs, informs its readers that there will party next fall, principally visible ration policy of Mr. Cleveland. in America and England.

-- The wholesale arrest of cittime specified by the ordinance, is rage. Persons who continuously the bill will then be passed. and wilfully disobey the laws citizens who are ever ready to comply with the law, and the dethan was shown them last week.

--- Nothing in the nature of a dark horse, and even hint there are sterical will be surprised to read in his of Pa., a democrat, declared that stakes begins some of the jockeys "rot," but Representative Sibley, gic bitte shimmering hoofs the old eulogy Harrish on Kentucky blue grass.

Bar on — When the Supreme Court tanding of Indiana decided that the saloon, Bitte though licensed by the State, is a ucklen's naisance, and that the proprietor Cathe hatly responsible for the depresorciation of adjacent property, it Jenry's wealth and soulless through avamoney bor influence can remove. When all the people have caught on. If you walkeforeme

WASHINGTON LETTER.

The great Hammaron, Feb. 19, 1894. From Bur Berulli Correspondent

Me Cleveland has been howling dear the stick of democrats who voted the cockets with the subject of the cockets with the cockets with the subject of the cockets with the cockets with the subject of the cockets with the cockets w ne cate the charges them with havhis the vote was taken by claiming to hought the senators to your hought the senators to your factors are the production of the senators to your factors are the production of the senators to your factors are the production of the first move after Peckators are the production of the first move after Peckators are the production of the fifteen democratic than the production of the fifteen democratic than the production of the fifteen democratic than the production of the produc addition Bengtors who yours against Peck-addition being included in the amend-would prompted the state of t would be distributed by the same and around by the same are also between the same and around by the same are around by the same are around by the same around by the happy home of

Hornblower and Peckham. Nothing would be easier than for aim to nominate a democrat to the Supreme Court vacancy who would be at once confirmed without a sirgle adverse vote, but he prefers to drag his personal fights into the Senate in his effort to humiliate Hill. So far the humiliation has been his own and he neither de-

serves nor gets any sympathy. There is a tariff fight going on among the democratic Senators that is quite as bitter as that between the Cleveland and Hill men, although there is more ef-"That gloom I have power to fort made to keep it secret. It was this fight which prevented the tariff bill being reported to the -Last Monday afternoon the Finance committee last week. A week ago members of the subnomination of Senstor Edward committee stated that the bill was White, of Louisiana, to be associit was not reported was the conate Justice of the United States certed demand of a number of Supreme Court, which was at once democratic Senators for additional amendments giving certain industries in their states protection. The fight got so warm at one time that the sub-committee informed those Senators that it would report the bill just as it came from down in Lawrence county. If the House and they could support people in that part of the state re- it or not just just as they pleased. Of course this was merely a bluff.

Senator Voorhees has told the republican members of the Senate will be reported to the committee at its regular meeting, to-morrow; but it is not at all certain that it day. give employment to one hundred will be. Democratic Senators are will receive the votes of all the in the house of worship

Senator Morgan has completed enterprise to give a bonus. This a report on the Hawaiian investigation made by a sub-committee of the Senate committee on Foreign Relations, but it will not be made public until the full committee has acted upon it. It has been read to the sub-committee and the be four eclipses this year-two of republican members thereof inthe sun and two of the moon, formed Mr. Morgan that if he While imparting stale secrets, it would make certain changes in the might also have spoken of the anunderstood that the tone of the nular eclipse of the Democratic report is antagonistic to the resto-

Mr. Bland has not yet succeeded in getting his bill for the coinage of the seignorage passed by izens last week for a failure to get | the House, owing to the refusal of their side walks cleaned within the those opposed to vote to make a quorum, but he will probably have a quorum of the friends of the generally condemned as an out- bill on hand early this week and

For many years the Woman's should be severely dealt with, but Suffrage Association has held its annual conventions in Washington, but at the one just closed it was decided to hold the 1895 conmands of good citizenship, are vention at Atlanta, Ga. The certainly entitled to more regard southern members of Congress appear to regard this decision as

l joke. Secretary Morton got a little Lancaster lately, but Fogle is the Russian thistle was a blessing, thought to be growing restless, at a hearing before the House with a marked tendency to swal- committee on Agriculture in favor low the bit. They may call him a of the bill providing for the ex termination of the weed. Gov. Shortridge, of North Dakots, one cockle-burrs in his mane, but of the principal speakers, dismisswhen the congressional sweep- ed Morton's letter by calling it ignorance of agricultural matters and his unfitness to be at the head of the Agricultural Department

Senator Lodge, of Massachu setts, who cast one of twenty-four epublican votes that made the reection of Peckham's nomination to the Supreme Court a humilia ting defeat for Mr. Cleveland, says of his reason for so voting :

"There were a large number of Buck pratitiving to knowthat this octopus confirmation and a great deal of of on quity, powerful through serious testimony as to his not possessing the proper judicia! temper, of which his dispatch to rice) is occasionally confronted by Judge Caldwell repudiating in vi is often barriers which neither olent language an order of the Court was an unfortunate example. But that which weighed most against him with me was the manto be used by the administration in the attempt to secure votes for his confirmation, joined with the life of the foremost files of time." ner in which patronage appeared cannot conceive of anything worse or more demoralizing than to have confirmation to office secured by appointments to other offices or by threats of removal. Against such methods I propose always to

Rev. Molesworth is holding

where she is being treated for some chronic trouble.

When you go to church just hands during the canning season, beginning to express doubts leave your tobacco cud outside and can be gotten at Kirksville, and among themselves as to their abil- avoid spitting on the floor and ity to patch up the bill so that it carpet. It looks bad, especially

carpet. It looks bad, especially in the house of worship

Uncle George Conkle, one of the pioneers of this vicinity died last Sunday morning, and was buried Tuesday in Brashear cemetery. Rev. Molesworth conducted the services.

Don't you think it would be a good idea for the owners of all giving done in town to know the served with process of the state of Missouri, at the relation and to the use of Wim Meeks, collector of the revenue for the case of Wim Meeks, collector of the revenue for the use of Wim Meeks, collector of the revenue for the use of Wim Meeks, collector of the revenue for the use of Wim Meeks, collector of the revenue for the use of Wim Meeks, collector of the revenue for the use of Wim Meeks, collector of the revenue for the use of Wim Meeks, collector of the revenue for the use of Wim Meeks, collector of the revenue for the use of Wim Meeks, collector of the revenue for the use of Wim Meeks, collector of the revenue for the court for Missouri, against Charles L. Parcels, Milton (1884). Parcels and H. S. Parcels and H. S. Parcels, Milton (1885) and H. S. Parcels, Milton (1885) and H. S. Parcels and H. S. Parcels, Milton (1885) and H. S. Parcels, Milton (1885) and H. S. Parcels and H. S. Parcels, Milton (1885) and H.

vicious dogs in town to keep them

TION.

The committee on arrangements for the Adair County Sunday School Convention to be held in the Cumberland Presbyterian Church Thursday and Friday, March 1st and 2d, request the following :

1. That all pastors, superintendents and teachers make the convention a subject of their pray ers next Sabbath in their private and public devotions :

2. That pastors and Superintendents will call attention to the convention when making their announcements next Sabbath and arge persons to attend.

3. That they will state that this convention is to be an undenomi political thud has been heard at written last August saying that convention is to be an undenomi national gathering of Christians to learn how to teach God's Holy Word more effectually, and to de vise means whereby the three thousand children in Adair county outside of the Sabbath schools may be brought under its infla-

4. That Mr. A. E. Wagner, Vice-President of the State Association will be present at all the sessions of the convention (see program) and on Thursday evening he will give a free lecture. Subject: "What Chance Ha-

That Boy." 5. That all pastors, superinendents, teachers and others in erested in Sunday school work. will be present at every session of he convention which opens Thurslay at 1:30 p. m. and closes with he consecration meeting Friday oning, led by Rev. Molesworth, Brashear.

K. M. C. Notes.

Mr. Shumate, a former student and graduate of the K. M. C. was visiting with us this week. School is progresing nicely with

new additions each week. The law class passed a very creditable examination on the subject of "Partnership," on Mon-

Miss Bessie Clark visited the College Tuesday. Mrs. Smith has organized a night class in Penmanship which will meet four nights per week.

W. J. Smith's smiling countenance greated us Tuesday morning during chapel exercises. Miss Lou Elsea, Messrs. Omer, Smith and Roberts will complete the business course in a short

Miss Pauline Mollick is back af ter a week's visit with friends in Greenton.

Several Normal students entered the Penmanship class during the past week, and are doing good work.

We hope in the near future to organize a Literary Society, if it will meet the approval of the fac-

The relief committee by vote return thanks to Dr. Mitchell for starting and encouraging the general relief movement which has been so successful in helping the needy of the community.

S. M. Link, W. B. EOLLOWAY, Chr'mn. Secy.

Sigler has a slaughter sale on oranges and bananas on Saturday - Order of Publication

J. H. Musick, tonsorial artist,
of Baring, Mo., was visiting his
parents unday and Mouday.
Len Musick and D. F. McClay

In the circuit court of Adair county, Missouri, May term 1894.
The state of Missouri, at the relation and to the use of wm. Meeks collector of the revenue for the county of Adair, state of Missouri, almost Geow. Beaty and the unknown heirs of the county of Adair, which was the state of Missouri, almost Geow. Beaty and the unknown heirs of the county of Adair county, Missouri, May term 1894.

The state of Missouri, at the relation and to the use of wm. Meeks collector of the revenue for the county of Adair county, Missouri, May term 1894.

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Len Musick and D. F. McClay
who have been on the sick list to resome time, are again able to be or.
The new trick store room is about completed. Look out for the large stock of goods soon to arrive.

Neff & Milstead are invoteing their stock of goods and preparing for their new spring stock soon to arrive.

Our public school will cope Friday of this week, and Mr. Joslin will then leave for his home in Frenton, Mo.
We understand that J. N. Mc-Creery will move back to Brashear this spring and take up his abode in the old homestead.

In an inintif, against Geo w. Beaty and the unknown heirs of Geo. W. Haity defendants.

Petition for Taxes.
Now on this sth day of Jan. 1694, comes the above name! plaintif, by his attorney, J. C. Storm and tappearing to the count that appearing to

shear this spring and take up his abode in the old homestead.

H. H. Bruebaker, one of our townsmen, is moving to his farm about four miles west of Brashear known as the Caskey farm

When you want a clean shave won can certainly get one in Brashear, as we have three tonsorial artists and all of steady nerve.

The Ei worth Leagues meets at 6 o'cicck each Sunday evening and the voung 'people's Christian Union meet each l'riday evening.

The ladies' aid of the M. E. Church gave a supper on Thursday evening at the Academy hall, in honor of Washington's birthday.

Creery will move back to blast and shear and the county of Adair and state of Missouri, to-wit:

The southwest quarter of the sout

By E. S. Quinn, dept.

Order of Publication.

In the Circuit Court of Adair County Mis-

Wherefore it is ordered by the court that wherefore it is ordered by the court that muzzled when rupning at large, or make the owner responsible for all damages such vicious curs may do.

SUNDAY SCHOOL CONVENTION

Wherefore it is ordered by the court that publication be made, notifying said defendants that an action has been commenced against them by jettition in the circuit court of Adair county, Missouri, the object and general nature of which is to obtain a judgment, against said defendants for the sum of eight & 7:10 dojlars, sugregate amount of taxes for the years lass, lass jets, last, and levied uson and against the real state hereinafter described, owned by the defendants. Said taxes due and deliponent on said land, with interest of, wheel by the defendants. Said taxes due inddelinquent on said land, with interest hereon as provided by law, together with ministion, attorney's fees and costs of said rocceedings. Also to have said judgment delared a lien in favor of the state of Missouri quentle oflowing described lands, lying and peling situate in the county of Adair and state of Missouri, to-wit.

The northwest quarter of the southwest quar of section thirty-five, 35, township sixty-(62) of range sixteen (16).

inch thereofas may be necessar, to satisfy indigament, is terest, commission, fees and sits. And unless you Charies 8 Parcels, litton L. Parcels and H. S. Parcels e said defendants be and appear at enext regular term of the circuit court of lair county. Missouri, to be began and held the court ponse in Kirksville, on the fid onday to May, 1894, and asswer or plead said nettion on or before the sixth day of litterm of court should the term so long silme, and if not, then before the end of e term, the same will be then as confessed of judgment rendered as asked for in plain-

A true copy. Attest. A. P. HIBBS,

Order of Publication in Vacation.

lo-wit;
The northwest quarter of the northwest quarter of section two, z, in township sixty one, 61 of range sixtees (6).

one, 61 of range sixteen 6.

And also to enforce said lien and to obtain a decree for the sale of said real estate, or so much thereofas may be necessary to satisfy said judgment, interest, commission, fees and costs. And unless you H. F. Burt the said defendants, be and appear at the next regular term of the circuit court of Adair county. Missouri, to be logan and held at the court house in Kirksville on the third Mooday in May 1884, and answer or plead to said term of court ishould the term so long continue and if not, then before the end of the term, it he same will be taken as confessed, and judgment rendered as asked for in Phintill's nettion. It is further ordered that a copy of this order be published in the Weekly Graphic a weekly newpaper published in said Adair county, for four weeks successively, the last insertion to be at least four weeks before the commencement of the next term of this court. A true copy. Attest.

A. P. HIBBS Clerk.

By K. S. QUINN, Dep.

Sigler has oranges at 40c. per eck. Try them - cheaper than apples.

Plenty of Money.

See Martz & Greene for 6 per ent money on good real estate se-

Take care of the heart; the head will take care of itself.

Sigler has a bargain in Raisins. His 5c. Raisin he is selling at 4c. and his 6c. Raisin at 5c. per lb.

DON'T FORGET IT.

Forgst what? That W. L. Smith, the fine shoemaker is now located one door east of Pool's hotel, in room formerly occupied by Brehneman & Son, where he is prepared to do all work in his line on short notice. He employs none but first-class workmen and always gives satisfaction.

Sigler cuts the life out of stuff inside of his store.

Order of Publication.

In the circuit court of Anair county, Missouri, May term, 1894,
The state of dissouri, at the relation and 6989-Petition for Taxes.

New on this 8th day of Jan, 1894, comes, the above named plaintiff, by his attorney J. C. torm and it appearing to the court that said defendants have not been served with so that the ordinary process of law can-not be served upon them. Wherefore it is ordered by the court that publication be made, notifying said defendants that, an ac which is to obtain a judgment against said defendants for the sum of four and 92-100 dolals, aggregate amount of taxes for th-years 1889, 1890, 1891, and levied upon and delinquent on said land, with interest there on as provided by law together with com-mission, attorney's fees and costs of said proceedings Also to have said judgment declared a lien in favor of the state of Mis-souri upon the following described lands,

In the circuit court of Adair county, Missouri, May term 1894.

The state of Missouri, at the relation and to the tes of Wm. Meeks collector of the revenue for the county of Adair, state of Missouri plaintiff, against 11 F. Burt defendant.

Petition for Taxes.

Now on this stid day of Jan., 1894, comes the above named plaintiff by his attorney J. C. storm and tappearing to the court that the defendant has not been served with pocess in this cause and that he is a non residents of the said state of Missouri, so that the ordinary process of law cannot be served upon him Wherefore it is criered by the clerk that publication be made, notifying said defendants that an action has been commenced against him by petition inthe circuit court of Adair county, Missourithe object and general nature of which is to obtain a judgement against said defendants for the sam of six and 31-106 dollars aggregate amount of taxes forthe years 1899, 1890 1801 and levied upon and against the real estate hereimater described, owned by the defendants. Said taxes due and delinquent on said land with interest thereon as provided by law, together with commission attorney's fees and costs of said proceedings. Also to have said judgment declared a lien in favor of the state of Missouri, so that the collection of the county of Adair and state of Missouri, to-wit:

The north enst quarter of the southwest examter of section six 6, township sixty faire, 65, range sixteen, 16.

And also to enforce said lien and to obtain a decree for the sale of said real estate, or so made in the rest of the said state of Missouri, to which is a non resident of the circuit court of Adair county, Missouri to the said state of Missouri to be an adaily the defendants. Said taxes due and delinguent on said land with interest thereon as provided by law, together with commission at the real estate hereimater described, owned by the defendants. Said taxes due and delinguent on said land with interest thereon as provided by law together with commission at the county of Ada

## NEW GOODS

We are receiving our spring dress goods which we will sell lower than the lowest Brewington & Son's.

PUBLIC SALE

I will sell at my residence 3 miles south of Kirksville, Monday February 26th, 1894, the following property, horses-2 brood mares, I three year old coft, 2 yearling solis, I'two year colt. Cattle, 21 nead of 2-year old steers, 1 three year old steer, 6 head of cows in profit, 1 two year old bull, 4 steer calves, I yearling heifer. I brood sow and 5 shoats. Farm Implements and Goods-horse power wood saw, mowing machine, cornplanteer, sulkey rake, spring rig. on, 2 sets of work harnness, fan mill cornsheller, household and kinden furniture, carpenter tools corn, hay, and other things to numerous to mention. Terms of Sale: A credit of twelve months with approved security. Sums under 55 cash in hand, Notes to bear 8 per cent from date. No property removed until terms of sale are complied with. Sale to commence at 10 a.m. sharp.

WESLEY LEEDE H M Sheeks, Auctioneer.

Get our prices on good for cash or produce, M. H. HALLADAY,

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## WHITHER ARE YOU DRIFTING? Young Man! Young Lady!

"Whether are you drifting?" Think of this "great question." It should be your all bsorbing thought. Dies it not alarm you when you take a thoughtful glance around and see the ignorance that still remains in this would be enlightened world of ours. When you consider the great masses of young men all around you that are almost totally incapacitated to enter the busy whirl of I fe, and cope successfully for their just portion of the good things of earth do sit not arouse you on the subject of education? It is so easy to drift along into a mere nothingness and make your life a failure. Anouse! GET OUTGO THAT STATE OF HYPNOTISM! Concentrate your thoughts and energies on some line of study or work that will be of some p actical benefit to you. This is an age of practo the use of Wm Meeks Collector of the revenue for the county of Adair, state of Missouri, plaintiff, against John Briddle, A.

J. Briddle and Charles G. Briddle defendants on the property of the present of the present of the present of the present of the present. No man can know everything—the world is full of mysteries. If you want to become distinguished you must do it as a Specially. you must do it as a Specialist. If you want an education that will meet the demands of the present age, get a special education and couple it with general reading. To get a special education you must go where it is taught, and we have made it our business to fully equip the KIRKSVILLE MERCANTILE COL.EGE, as a school of that kind and have spared no pains or money in doing so. Come and be convinced that we merit your liberal patronage, Far further particulars apply to

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al card request. Address all orders, THE REPUBLIC, ST. Louis, Mo.

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